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	6	KEVIN VU		
	7			
	8	UNITED STATES DISTRICT COURT		
	9	NORTHERN DISTRICT OF CALIFORNIA		
	10			
HAYS sure 500 94111	11	SINHDARELLA, INC.	N. O OZ O4050 \A# IA	
	12	VS.	No. C 07 04353 WHA	
ഹ∝്≤	13	KEVIN VU, etc., et al.,	STIPULATION FOR AMENDMENT TO ANSWER	
CHRISTOPH ONE EMBARCADERO CEI SAN FRANCISCO, CALIF	14	Defendants.		
	15			
	16	Plaintiff Sinhdarella, Inc. and Defendant Kevin Vu stipulate, through		
ONE E	17	their respective counsel of record, that defendant Kevin Vu may amend paragraph		
O	18	5 of his Answer herein in accordance with the proposed Amendment to Answer		
	19	attached hereto as Exhibit A.		
	20	Dated: December 2007.	Latham & Watkins	
	21			
	22		By Fossy I	
	23		Michael De Vries ANDREW FOSSUL Attorneys for Plaintiff	
	24		Sinhdarella, Inc.	
	25	Dated: <u>27</u> December 2007.	Law Offices of Christopher Hays	
	26			
	27		By Christopher Hays	
	28		Attorneys for Defendant Kevin Vu	

CHRISTOPHER HAYS ONE EMBARCADERO CENTER, SUITE 500 SAN FRANCISCO, CALIFORNIA 94111	1 2 3 4	CHRISTOPHER HAYS, State Bar No. 59480 Law Offices of Christopher Hays One Embarcadero Center, Suite 500 San Francisco, California 94111 Telephone: (415) 398-0848 Facsimile: (415) 931-0444 Email: <a boiling<="" href="mailto:</th><th></th></tr><tr><td>5</td><td>Attorneys for Defendant</td><td></td></tr><tr><td>6</td><td>KEVIN VU</td><td></td></tr><tr><td>7</td><td></td><td></td></tr><tr><td>8</td><td colspan=3>UNITED STATES DISTRICT COURT</td></tr><tr><td>9</td><td colspan=3>NORTHERN DISTRICT OF CALIFORNIA</td></tr><tr><td>10</td><td></td><td></td></tr><tr><td>11</td><td>SINHDARELLA, INC.</td><td>NI- 0 07 04050 N/LIA</td></tr><tr><td>12</td><td>VS.</td><td>No. C 07 04353 WHA</td></tr><tr><td>13</td><td>KEVIN VU, etc., et al.,</td><td>AMENDMENT TO ANSWER</td></tr><tr><td>14</td><td>Defendants.</td><td></td></tr><tr><td>15</td><td>/</td><td></td></tr><tr><td>16</td><td>Pursuant to Federal Rule of Civil Procedure</td><td>15(a)(2), and pursuant to Plaintiff's</td></tr><tr><td>17</td><td>Stipulation filed herewith, defendant KEVIN \</td><td>/U hereby amends paragraph 5 of his</td></tr><tr><td>18</td><td>Answer herein to read as follows:</td><td></td></tr><tr><td>19</td><td>5. In response to this paragrapl</td><td>n of the complaint, Defendant</td></tr><tr><td>20</td><td>admits that he is operating a restaura</td><td>nt by the name of " td="" the="">		
	21	Crab" in his capacity as sole officer ar	nd director of the California	
	22	corporation known as "Cafe Bonita, Ir	nc.", and that he resides in San	
	23	Jose, California. Defendant denies the	remaining allegations in this	
	24	paragraph.		
		25	Dated: December 2007.	Law Offices of Christopher Hays
		26		
		27		By
		28		Christopher Hays Attorneys for Defendant Kevin Vu